## ORDINANCE NO. 56

ELECTORS OF THE TOWN OF NUCLA, COLORADO AT A GENE MUNICIPAL ELECTION TO BE HELD ON APRIL 3, 1956 TH QUESTION OF CONTRACTING AN INDEBREDNESS ON BEHALF OF THE TOWN OF NUCLA AND UPON THE CREDIT THEREOF BY ISSUING NEGOTIABLE BONDS OF SAID TOWN IN THE PRINCIPAL ANDUNT OF \$60.00 FOR THE PURPOSE OF REMODELING AND ENLARGING THE AN ORDINANCE SUBMITTING TO THE TOWN HALL. QUALIFIED TAXPAYING AT A GENERAL 1956 THE PRINCIPAL

deem ij advisable to WHEREAS the remodel Board of Trustees of and enlarge the the town town of hall Nucla, of said town; Colorado

cent money available WHEREAS the for town such purposes; of, Nucla does not and have 볹. its treasury suffi-

vote issue of. the bonds WHEREAS qualified taxpaying electors of. the the Board of town for Trustees deem such purposes of, the it necessary subject town: to the and approving desirable

NMOI 엵 NUCLA, THEREFORE, COLORADO: BE H ORDAINED BY HI BOARD OF TRUSTEES OF. 

be electors the there town of Nucla, of Section 1. said town the ż. hereby submitted to Colorado on That following question: at ρι general municipal election the മ 386 vote of day of the April, 1956 qualified taxpaying to there Эď held shall

town and on the credit thereof, by issuing the negotiable bonds of the town in the aggregate and enlarging the "Shall the amount Colorado contract an indebtedness on behalf of the able bonds of the of \$5,000.00 for Board of birectors of the town hall the purpose hall of said by issuing the town? of remodeling town of Nucla,

the town shallbe Section <u>ب</u> permitted to vote upon the question submitted. Only qualified registered taxpaying electors of,

said the notice of election hereinafter set election by Section qualified w The electors, question OS at forth. submitted the polling place The vote shall be shall voted designated in 90 on at taken

municipal officers. as nearly as may be in the manner prescribed by law for elections of

judges submitted substantially the following form: of S Section 4. election, shall be prepared to be The ballots to by them furnished to the voters, and they and furnished be used in βď the Town voting upon the question Clerk to the shall

## 10 C l⊢ lm

TOWN OF NUCLA, COL COLORADO

April 3, 1956

QUESTION:

Colorado, contract an indebtedness on town and upon the credit thereof, by i negotiable bonds of the town in the ag of \$6,000.00 for the purpose of remode enlarging the town hall of said town?" "Shall the Board of Directors of the town of Nucla, remodeling aggregate issuing behalf

AGAINST THE BONDS FOR THE BONDS 1 1

cross (X) opposite the group of words above von said question, and shall then deposit his provided for such purpose. INSTRUCTION TO VOTERS: approval or disapproval of the foregoing proposition by The voter shall prepare his ballot, which expresses his cl s ballot in the ballot indicating his choice placing a

appointed to conduct Section 5 the election on the bond question The following judges and clerks are hereby set

hereinbefore

Receiving Judges: Counting Clerks: Counting Judges: Receiving Clerks: T 8 2

Section 6. The votes cast at said election on the question

aforesaid shall be returned and canvassed and the results declared in

Registration for said election will take place in the manner now provided by law. Any person possessing qualifications to vote at said election but whose name does not appear on the official registration list, may register with the Town Clerk of Nucla, Colorado at ay time during business hours up to and including Tuesday, the 27th day of March, 1956, one week before said election.

IN WITNESS WHEREOF, the Board of Trustees of the town of Nucla, Colorado has caused this notice to bepublished and posted as required by law, and dated this 13 day of 24, 1956.

Signed: Naida Stephens
Town Clerk

(SEAL)

this ordinance shall become effective five days after publication. does not have adequate town hall facilities, Section 8. By reason of the fact that the town of Nucla it is hereby ordered that

Passed this 13 March, 1956.

Mayor J. F. Mal

ATTEST:

Town Clerk